

THE STATE OF TEXAS  
VS.  
Casey Ryan Pachall.

CAUSE NO. 1299283  
CIO: 0817548

COUNTY CRIMINAL COURT  
NUMBER SIX  
TARRANT COUNTY, TEXAS

WAIVER OF JURY TRIAL - WAIVER OF TEN DAYS TO PREPARE FOR TRIAL  
COURT'S ADMONISHMENT - WAIVER OF PRE-SENTENCE REPORT AND PLEA AGREEMENT

Comes now the Defendant, joined by his attorney and the Attorney for the State in the above-styled and numbered cause, waives his right to trial by jury and to confront his accusers, and if applicable, waives the ten days allowed him to prepare for trial. The Defendant and the State hereby enter an announcement of ready in this cause. The State waives its right to trial by jury.

The plea recommendation set forth below is agreed to by the Defendant, his attorney and the State's attorney, as evidenced by their respective signatures below. The Defendant understands that if he pleads guilty or nolo contendere and the punishment assessed by the Court does not exceed the punishment recommended, an appeal herein may only be prosecuted with the permission of the trial court. All written motions on file are hereby waived.

The Defendant acknowledges that he is aware of the full range of punishment provided by law for this offense as set forth below. The Defendant and his attorney state to the Court that there are no charged offenses arising out of the course of conduct which resulted in this prosecution still pending in a court of record. The Defendant affirmatively waives all rights to appeal this cause.

If the plea recommendation is for deferred adjudication probation, the Defendant is hereby informed that on violation of a condition of probation the Defendant may be arrested and detained. The Defendant is entitled to a hearing limited to the determination by the Court of whether it proceeds with an adjudication of guilt on the original charge. After an adjudication of guilt, all proceedings, including assessment of punishment, pronouncement of sentence, granting of probation, and Defendant's appeal continue as if the adjudication of guilt had not been deferred. The Court may assess punishment anywhere within the range provided by law for this offense.

The Defendant waives a pre-sentence report and his right to have an alcohol evaluation performed prior to sentencing.

Are you a citizen of the United States?  Yes  No

IMMIGRATION WARNING: The Defendant acknowledges that if the Defendant is not a citizen of the United States of America, a plea of guilty or nolo contendere for the offense charged may result in deportation, the exclusion from admission to this country, or the denial of naturalization under federal law.

FIREARM WARNING: "If you are convicted of a misdemeanor offense involving violence where you are or were a spouse, intimate partner, parent, or guardian of the victim or are or were involved in another, similar relationship with the victim. It may be unlawful for you to possess or purchase a firearm, including a handgun or long gun, or ammunition, pursuant to federal law under 18 U.S.C. Section 922(g) (9) or Section 46.04(b), Texas Penal Code. If you have any questions whether these laws make it illegal for you to possess or purchase a firearm, you should consult an attorney."

Have you ever been convicted of a felony in any court in this State, any other state or any Federal Court in the United States?  Yes  No

Accident?  Yes  No DWI Case:

Breath Test  Yes  No Any sustained injury (including defendant)  Yes  No

Prior / Pending DWI?  None Defendant under 21 YOA?  Yes  No

PLEA RECOMMENDATION

OPEN PLEA TO COURT

ENHANCED?

ENHANCEMENT WAIVED:

WAIVE COUNT/S: \_\_\_\_\_

LESSER INCLUDED:

REDUCED OFFENSE:

OFFENSE CHARGED: \_\_\_\_\_

DWI BAC ≥ 0.15

CLASS: A

RANGE OF PUNISHMENT: \_\_\_\_\_

0 - Year 0 - \$4000 Fine.

AGREED RECOMMENDATION: \$390.00 CC 01/12 Months

FINE \$390 + CC PROB 0 months DFAJ \_\_\_\_\_

MISD \_\_\_\_\_

Days jail \_\_\_\_\_

ACC  CSR HRS 24 DL SUSP \_\_\_\_\_

DOEP

DWI ED

DWI TROP

DESTROY WPN

HIV TST  INT / COOL  INT/PROB

RUA

SAE/TAIP

TIP

VIP

NO BT REFUSAL

PFOK

LBDT OK

ST OPPOSE LBDT

WAIVE RT EXPUNCTION

TC JAIL AS COP \_\_\_\_\_ DAYS

FILED

MAR 15 2013

DEFENDANT

COUNTY CLERK, TARRANT CO., TEXAS  
BY 43904 DEPUTY

DEFENDANT'S ATTORNEY

DATE

STATE'S ATTORNEY

FOR COURT USE ONLY

PLEA BARGAIN FOLLOWED:

YES

NO

WAIVER OF PRE-SENTENCE REPORT APPROVED:

YES

NO

WAIVER OF ALCOHOL EVALUATION APPROVED:

YES

NO

COURT ADMONISHED DEFENDANT ON RANGE OF PUNISHMENT:

YES

NO

ADMONISHED AS TO POSSIBLE DEPORTATION IF NOT A CITIZEN:

YES

NO

FILED

DATE:  
MARY LOUISE GARCIA  
COUNTY CLERK, TARRANT CO., TX  
By: Deputy

TRIAL COURT'S CERTIFICATION OF DEFENDANT'S RIGHT OF APPEAL:  
I, Judge of the trial court, certify this criminal cause is a plea bargain, and the defendant has no right of appeal; or the defendant has waived right of appeal.

Judge's Signature

Date

3/5/13

11/2012



TRUE AND CORRECT COPY OF  
ORIGINAL RECORD FILED IN  
TARRANT COUNTY, TEXAS:  
MARY LOUISE GARCIA, COUNTY CLERK